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UTILITY PATENT APPLICATION TRANSMITTAL			Attorney Doo	Attorney Docket No.		NIKE.105809			
) •	(for nonprovisional applications under 37 C.F.R. § 1.53(b))			Express Mail	No.	El375171673	BUS		
TO:	Mail Stop Patent Application Commissioner for Patents	on							
P.O. Box 1450 Alexandria, VA 22313-1450			PLEASE AS	PLEASE ASSOCIATE APPLICATION WITH					
1	,				CUSTOMER NO. 05251				
Inventor(s): KEMERLY, Michael C.; GUILD, Tobin N. Title: ADJUSTABLE BALANCING BOARD			COSTOWER NO. 03231						
inclosed a	are:								
	Non-Publication Request Under 3	35 U.S.C. §	122(b)(2)(B)(i)	-					
16 I	pages of specification including a	bstract	*****						
	sheet(s) of drawings								
Ø 8	an assignment of the invention to	: Nike Inc	and from Nike, Inc. to Nike Int	ternational, Inc.					
⊠ I	Declaration of Inventor(s):		Newly executed	Copied	from a prior ap	plication (for conti	n/div)		
	Incorporation by Reference: the considered to be part of the disclo	ration by Reference: the entire disclosure of the prior application, from which the copy or copies of the oath or declaration is supplied, is red to be part of the disclosure of the accompanying application and is hereby incorporated by reference therein.							
	small entity status is claimed.					******			
	small entity status was requested			esired.					
	Information Disclosure Statement		·			· ·			
	Benefit is claimed under 35 U.S.O	C. 119(e) of	U.S. Provisional Application No).					
_	Other:					*********			
	tinuing Application: Check app								
□ Co	ontinuation Divisional		Continuation-in-Part (CIP)	of pri	or application	no.			
Prior application information: Examiner:			Group Art Unit:						
			CLAIMS AS FILE	,		D + 6777			
B 1 010			NUMBER FILED	NUMBER EXT	RA .	RATE	FEE		
BASIC			22 20			\$ 750	\$ 750		
	CLAIMS ENDENT CLAIMS		22 - 20 =	2	X	\$ 18 \$ 84	\$ 36 \$ 84		
		CENT	4-3=	1	^	·\$ 280	\$ 64		
	IPLE DEPENDENT CLAIM PRE Number extra must be zero or larg					TOTAL	\$ 870		
	Number extra must be zero or rarg	If applica	nt has small entity status under 3 divide total fee by 2, and enter a		S	MALL ENTITY TOTAL	\$		
	Assignment recordal fee enclosed	l ì					\$ 80		
× ×									
	8					TOTAL DUE	\$ 950		
	Checks in the amount of \$ 950.00		to cover the filing fee and assign	gnment recordal is	enclosed.	TOTAL DUE	\$ 950		
		and \$80.00							
	Checks in the amount of \$ 950.00	and \$80.00 and to charge							
	Checks in the amount of \$ 950.00 Commissioner is hereby authorize Charge the amount of	and \$80.00 and to charge	c/credit Deposit Acct. No. 19-21						
	Checks in the amount of \$ 950.00 Commissioner is hereby authorize Charge the amount of Credit any overpayme	and \$80.00 and to charge \$\text{as} as	c/credit Deposit Acct. No. 19-21	12 as described belo					
	Checks in the amount of \$ 950.00 Commissioner is hereby authorize Charge the amount of Credit any overpayme	and \$80.00 and to charge \$\text{as} as	c/credit Deposit Acct. No. 19-21 filing fee.	12 as described belong. 1.17.	ow. Enclosed i		s sheet.		

Name: Jeffrey B. Williams, Reg. No.: 14571

	First Named Inventor KEMERLY, Michael C.				
NONPUBLICATION REQUEST UNDER 35 U.S.C. 122(b)(2)(B)(i)		ADJUSTABLE BALANCING BOARD			
	Attorn	ey Docket Numb	er	NIKE.105809	

I hereby certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral agreement, that requires publication at eighteen months after filing.

I hereby request that the attached application not be published under 35 U.S.C. 122(b).

Date

B. Williams

Typed or Printed Name

This request must be signed in compliance with 37 CFR 1.33(b) and submitted with the application **upon filing**.

Applicant may rescind this nonpublication request at any time. If applicant rescinds a request that an application not be published under 35 U.S.C. 122(b), the application will be scheduled for publication at eighteen months from the earliest claimed filing date for which a benefit is claimed.

If applicant subsequently files an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the applicant **must** notify the United States Patent and Trademark Office of such filing within forty-five (45) days after the date of the filing of such foreign or international application. Failure to do so will result in abandonment of this application (35 U.S.C. 122(b)(2)(B)(iii)).